### PATENT COOPERATION TREATY

## PCT

REO'D	13	JAN	2005	
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## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Ann	licant's or agent's file reference					
ı	02079 wo	FOR FURTHER A	ACTION	See Form PCT/IPEA/416		
		International filing date 19.01.2004	(day/month/year)	Priority date (day/month/year) 22.01.2003		
	International Patent Classification (IPC) or national classification and IPC H01L21/00, H01L21/683					
	licant CO B.V.					
1.	This report is the internation Authority under Article 35 a	nal preliminary examination r nd transmitted to the applica	eport, established by the nt according to Article (	nis International Preliminary Examining 36.		
2.	This REPORT consists of a	This REPORT consists of a total of 5 sheets, including this cover sheet.				
3.	This report is also accompa	This report is also accompanied by ANNEXES, comprising:				
	a. 🛘 sent to the applicant	and to the International Bure	eau) a total of sheets,	as follows:		
	☐ sheets of the de	scription, claims and/or draw ontaining rectifications author	ings which have been	amended and are the basis of this report see Rule 70.16 and Section 607 of the		
	sheets which su beyond the disc Supplemental B	iosure in the international api	hich this Authority con Dication as filed, as ind	siders contain an amendment that goes licated in item 4 of Box No. I and the		
	sequence iisting and	onal Bureau only) a total of (i Nor tables related thereto, in o uence Listing (see Section 80	Computer readable forn	per of electronic carrier(s)) , containing a n only, as indicated in the Supplemental s Instructions).		
4.	This report contains indicati	ons relating to the following i	tems:			
	☐ Box No. I Basis of the	ne opinion				
	☐ Box No. II Priority					
	·	olishment of opinion with rega	ard to novelty, inventive	e step and industrial applicability		
		nity of invention	and to the really, and online	o cop and industrial applicability		
	⊠ Box No. V Reasoned applicability	statement under Article 35() ty; citations and explanations	2) with regard to novelt s supporting such state	y, inventive step or industrial ment		
		cuments cited .				
		efects in the international app				
	☐ Box No. VIII Certain ob	servations on the internation	al application			
Date of submission of the demand		Date of completion of the	nis report			
	0.2004		13.01.2005			
Name	e and mailing address of the inter- ninary examining authority:	national	Authorized Officer			
European Fallowijk - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016			Oberle, T Telephone No. +31 70 3	340-4014		

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/NL2004/000040

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	Box	No. I	Basis of the I	port		
1.	With filed	With regard to the <b>language</b> , this report is based on the international application in the language in which it filed, unless otherwise indicated under this item.				
		which i	is the language	translations from the original language into the following language, of a translation furnished for the purposes of:		
		☐ pub	lication of the in	(under Rules 12.3 and 23.1(b)) ternational application (under Rule 12.4) nary examination (under Rules 55.2 and/or 55.3)		
2.	hav	Nith regard to the <b>elements*</b> of the international application, this report is based on <i>(replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):</i>				
	Des	cription	, Pages			
	1-5			as originally filed		
	Clai	ms, Nur	nbers			
	1-12	:		as originally filed		
	Drav	wings, S	heets			
	1/2-2	2/2		as originally filed		
		a sequ	ence listing and	or any related table(s) - see Supplemental Box Relating to Sequence Listing		
з. 🏻						
		☐ the	description, pa claims, Nos.			
			drawings, shee sequence listin			
				to sequence listing (specify):		
4.	had Sup	had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).				
			description, pag claims, Nos.	es		
		□ the	drawings, shee			
			sequence listin table(s) related	( <i>specity)</i> : to sequence listing <i>(specify)</i> :		
	*	If ite	em 4 applies	, some or all of these sheets may be marked "superseded."		

#### INTERNATIONAL PRELIMINARY REPORT **ON PATENTABILITY**

International application No. PCT/NL2004/000040

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-9

No:

10-12

Inventive step (IS)

Yes: Claims No:

Claims

Claims

1-12

Industrial applicability (IA)

Yes: Claims

1-12

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

#### Re Item V.

1 The following documents are referred to in this communication:

D1: WO 01/75966 A (SYNOVA S.A.) 11 October 2001 (2001-10-11)

D2: US 2002/139235 A1 (NORDIN ET AL.) 3 October 2002 (2002-10-03)

D3: PATENT ABSTRACTS OF JAPAN vol. 0152, no. 91 (E-1093), 24 July 1991 (1991-07-24) -&; JP 3 102850 A (FUJITSU LTD), 30 April 1991 (1991-04-30)

#### 2. Claim 1

The document D1 is regarded as being the closest prior art to the subject-matter of claim 1 and discloses (the references in parentheses applying to this document, see figure 1):

a carrier (3) for supporting and engaging semiconductor products (1) during separating of the products using laser light (7), wherein the carrier (3) comprises a flat carrying side (ref.5 in fig.1, see also p.4 ln.20: carrier 5 is a plate; it is implicit that a plate has a flat carrying side) and is manufactured from a material at least substantially not absorbing the laser light (see p.5 ln.1,2)

The subject-matter of claim 1 therefore differs from this known D1 in that the plate of the carrier is provided with a pattern of holes arranged in the flat carrying side.

The problem to be solved by the present invention may therefore be regarded as finding a suitable method of attracting a semiconductor product.

In D1, the semiconductor product can be held by vacuum (see p.5 ln.18-21). One method of attraction using vacuum is described in document D2 (see figures 1,3) and involves a pattern of suction holes arranged on a support plate for attracting a strip containing semiconductor devices. The skilled person would therefore regard such an arrangement for vacuum attraction as a normal design and include this feature in the carrier described in document D1 in order to solve the problem posed.

Therefore, the subject-matter of claim 1 does not involve an inventive step and does not satisfy the criterion set forth in Article 33(3) PCT.

3. Dependent claims 2-9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step (Article 33(3) PCT), see documents D1,D2,D3 and the corresponding passages cited in the search report.

#### 4. Claim 10

Document D2 discloses (the references in parenthesis applying to this document, see figures 1,3,7):

A method for supporting and engaging semiconductor products (20 in figure 7) during separating of the products using laser light (see paragraph 30), comprising the processing steps of:

- A) placing an assembly of semiconductor products for separating onto a flat plate (26 in figure 7) provided with a pattern of holes (11 in figure 1)
- B) applying an underpressure to the holes of the pattern of holes such that the assembly of semiconductor products is drawn against the plate (see paragraph 30),
- C) directing at least one laser beam onto the assembly and cutting through the assembly where this is desired by means of mutual displacement of the laser source and the flat plate such that each severed semiconductor product is still connected to at least one hole in the flat plate (see paragraphs 30 and 44), and
- D) taking the separated products from the plate (see figure 14)

Therefore, the subject-matter of claim 10 is not new in the sense of Article 33(2) PCT.

5. Dependent claims 11, 12 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty (Article 33(2)), see document D2 and the corresponding passages cited in the search report.